PROBATE JUDGE'S SALES.

STATE OF SOUTH CAROLINA,

In the Probats Court.

all necessary papers.
W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA,

to be secured, by mortgage of the premises, and personal security if deemed necessary. Purchasers to pay extra for all necessary

papers. W. W. HUMPHRERS, J. P.

STATE OF SOUTH CAROLINA,

at law, to wit:

1st—The SPEED PLACE, situate in An-

and others.

3rd—One HOUSE and LOT in the town

two (2) acres, more or less, in the town of Anderson, bounded on the east by Mrs. Mary McAlister, on the north and west by W. S. Sharpe, and on the south by Calhoun

5th-TWO TRACTS, situate in Abbe

STATE OF SOUTH CAROLINA,

Stated case, I will sell at Anderson C. H., S. C., on SALEDAY in NOVEMBER next, the following described property, as the Real Estate of Mrs. Ann Rogers,

ceased, to wit: TRACT NO. 1, of the home place, con-

TRACT NO. 2 of the home place, situ-

thers. Also, TRACT NO. 4, in Williamston, contain

ing one acre, adjoining lands of G. W. Anderson and others. Also,
TRACT NO. 5, situate in Anderson coun-

ANDERSON, S. C., THURSDAY, OCTOBER 31, 1878.

VOL. XIV---NO. 16

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA,

BY virtue of Executions to me directed,
I will expose to sale on the FIRST
MONDAY in NOVEMBER, 1878, at Anderson Court House, S. C., the following H. D. Rogers, Executor, Plaintiff, against Dicis Regers, Elizabeth Rogers, et al., De-fendants.—Complaint to Sell Land in aid of Personal Assets to pay Debts, &c. Lands, to wit:
ONE TRACE, known as the "Todd

Personal assets to pay bests, ec.

Py virtue of a Decretal Order in the above stated case, I will sell at Anderson C. H., S. C., on SALEDAY in NOVEMBER next, the following described property, as the Real Estate of John Rogers, deceased, to wit:

ONE TRACT OF LAND, situate in Anderson County, containing one hundred ONE TRACE, known as the Today Place," containing 299 acres, and lying on the main road leading from Anderson C. H. to Craytonville and Due West, adjoining lands of M. McGee, Elizabeth Todd, F. R. Clinkscales, C. E. O. Mitchell and others, which Tract of Land has been divided into four separate Tracts, and plats of the same will be exhibited on day of sale:

Tract No. 1, containing 81 acres. Tract No. 2, containing 79 acres. Tract No. 3, containing 91 acres. Tract No. 4, containing 48 acres. These are amongst the best farming lands

ONE TRACT OF LAND, situate in Anderson County, containing one hundred and thirty-eight and one half (1384) acres, more or less, adjoining lands of B. C. Martin, J. W. Dacus, and others. Sold in aid of Personalty to pay debts, &c.

TERMS OF SALE—One half cash, and the remaining one half on a credit of twelve months, with interest from day of sale—purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers. Also, one Tract of Land, containing 109 acres, which has been divided into two Tracts as follows:

Tract-No. 1, containing 927 acres. Tract No. 2, containing 161 acres. Plats of the same will be exhibited on

ANDERSON COUNTY.

ANDERSON COUNTY.

In the Probate Court.

Sarah E. Tollison, Plaintiff, against Mary
Johnson, James Johnson, and others.—
Complaint to Sell Real Estate, &c. Plats of the same will be exhibited on day of sale. The above two tracts are known as the Vincent F. Martin place, situate one mile from the Court House. Purchasers will have the advantage of both a Town and County residence, and these lands would be valuable to persons living in town for pasturage and cultivation.

Also, one House and Lot, situate in the Town of Anderson containing one acre. Town of Anderson, containing one acre, and known as the David A. Woodson resi-

All levied upon as the property of C. A. Reed, in favor of Williams, Black & Wil-

Complaint to Sell Real Estate, &c.

BY virtue of a Decretal Order in the above stated case, I will sell at Anderson C. H., S. C., on SALEDAY in NO-VEMBER next, the following described property, as the Real Estate of Benjamin Johnson, deceased, to wit:

THE MILL TRACT, containing eight acres, more or less, with valuable Mills, &c., situate in Anderson County, on Hurricane Creek, adjoining lands of Sion T. Richardson, and others. Sold for partition among the heirs of Benjamin Johnson, dec'd., &c.

Terms of Sale—One-third cash, and the remaining two-thirds on a credit of one and two years, with interest from day of sale, to be secured by mortgage of the premises, Reed, in favor of Williams, Black & Wil-liams, as trustees, and others, against C. A. Reed.

TERMS OF SALE—One-third cash; the re-mainder on a credit of one and two years, with interest, to be secured by bond and nortgage. Purchasers to pay extra for all JAMES H. McCONNELL, Sheriff Anderson County.

> SHERIFF'S SALE. STATE OF SOUTH CAROLINA,

directed, I will expose to sale on the First Monday in November, 1878, at Anderson Court House, the following Lots or Tracts of Land, to wit: Lot No. 1, in the town of Belton, con-

STATE OF SOUTH CAROLINA,
ANDIESON COUNTY.
In the Probate Court.
Rufus S. Hill, Executor, and Mrs. Marion
G. Hill, Executrix, Plaintiffs, against
Richardine G. Hill, Thos. F. Hill and
Mary J. Moore and husband, John M.
Moors, Defendants.—Pethion for Partition.
DY virtue of a Decretal Order in the
above stated case, I will sell on SALEDAY in NOVEMBER next, at Anderson
G. H., S. C., at public auction, the following
described Tracts and Lots of Land, as the
Real Estate of Richard S. Hill, deceased,
for partition and division among his heirs
at law, to wit: taining four acres, the same being a part of Dr. Horton's lot, adjoining lots of Dr. O. R. Horton, the Defendant's homestead and Lot No. 5, in the town of Belton, adjeining the above, containing two acres, bound-ing lands of J. N. Sutherland and others. Lot No. 3, in the town of Belton, conaining fifteen acres, adjoining lands of oel Rice, J. N. Sutherland, B. D. Dean and

Ist—The SPEED PLACE, situate in Anderson County, near Moffattsville, on Crooked Creek, waters of Savannah River, containing two hundred and seventy-two and six-tenths (272 8-10) acres, more or less, adjoining lands of Wm. O'Briant, Joshun Burriss, and others.

2nd—The McBRIDE PLACE, situated in Anderson County, containing one hundred and forty (140) acres, more or less, adjoining lands of C. S. Beatty, J. A. Morgan and others. Also, all of Defendant's interest in the Mill Tract, containing one acre, more or less, bounded by lands of the Estate of Salless, bounded by lands of the Estate of Sallie Fant and Dr. W. C. Brown.

All levied upon as the property of G. W. Cox, in favor of Dowie & Moise and others against G. W. Cox & Co.

Terms of sale—Cash. Purchaser to pay

Terms of sale—Cash. Purchaser to pay extra for all necessary papers. JAMES H. McCONNELL, Oct 10, 1878

SHERIFF'S SALE. STATE OF SOUTH CAROLINA,

of Anderson, containing one-fourth (4) are, bounded on the east by McDuffle St., on the west by John B. Watson, and in front of and across the street from the late residence of Elias Earle, deceased.

4th—One HOUSE and LOT, containing ANDERSON COUNTY. In the Court of Common Pleas. William P. Wright, Millard Wright, Featherston & Brown, Plaintiffs, against Sarah Bird, and Sarah Bird, Executrix, Defen-dants.—Judgment for Foreclosure of Real

ville County, known as Nos. 1 and 2 of the Black Place, on waters of Savannah River, adjoining lands of James Bruce, Col. Jas. Lomax, Isaac Carlisle and Jas. T. Allen, and containing each about two hundred and sixtyning and one half (2001) ages St. C., one fract of Land, Containing several ty-eight acres, lying and being in the Country of Anderson and State of South Caro-lina, on branches of Hen Coop Creek, wa-ters of Rocky River, bounded by land of Reuben Clinkscales, Estate of Jerry Moore, TERMS OF SALE—One-third cash, and the remainder on a credit of one and two years, in equal annual installments, with interest

in equal annual installments, with interest from day of sale—purchaser to give bond and mortgage of the premises to secure purchase money. Purchaser to pay extra for all necessary papers. W. W. HUMPHREYS, J. P. Reuben Clinkscales, Estate of Jerry Moore, Isaac Callaham and others.

Terms of Sale—One-half cash; the remainder on a credit of twel. 2 months, with interest from day of sale—purchaser to give bond and a mortgage of the premises to secure the purchase money. Purchaser to pay extra for all necessary papers.

JAMES H. McCONNELL,

Sheriff Anderson County. In the Probate Court.

In the Probate Court.

Elizabeth Rogers, Plaintiff, against H. B.
Rogers, G. M. Rogers, Sarah Rogers, and others, Defendants.—Petition to prove Will, Sell Real Estate, &c.

By virtue of a Decretal Order in the above stated case, I will sell at Anderson

Sheriff Anderson County. Oct 10, 1878

SHERIFF'S SALE.

STATE OF SOUTH CARCLINA, BY virtue of various Executions to me directed, I will expose to sale on the First Monday in November next, at An-derson Court House,

ONE TRACT OF LAND.

taining thirty-five and twenty-two one hundredths (35 22-100) of an acre, situate in Anderson County, about one and one-fourth miles west of Williamston, at the junction of the Anderson and Five Notch Roads, adjoining lands of G. W. Anderson and others Containing five hundred (500) acres, more or less, bounded by lands of W. B. Watson and others, out of which the Defendant is and others, out of which the beenfall is entitled to his homestead, which will be set apart to him before the day of sale, and a plat of the land that is to be sold will be exhibited on day of sale. The same levied upon as the property of A. J. Hall, in favor of Reed & Brown, and others against A. J.

TRACT NO. 2, of the home place, situate in Anderson County, on the Anderson and Five Notch Road, about one and one-fourth miles west of Williamston, and adjoining lands of Thompson Hogg, S. J. Duckworth, and others, containing lifty-one and one-fourth (51½) acres, more or less.

TRACT NO. 3, known as the Chesley Regest Tract containing two hundred and Terms of sale—Cash. Purchaser to pay extra for all necessary papers.

JAMES H. McCONNELL, Rogers Tract, containing two hundred and thirty-two (232) acres, more or less, situate in Anderson County, on the Five Notch Road, on Camp Creek, adjoining G. W. Anderson, C. P. Rogers, W. L. Rogers and others. Sheriff Anderson County.
Oct 10, 1878 13 4

SHERIFF'S SALE. STATE OF SOUTH CAROLINA,

BY virtue of various executions to me directed I will expose to sale on the D directed I will expose to sale on the First Monday in November next, 1878, at Anderson Court House, S. C., the following Tract of Land, containing eleven (11) acres, more or less, bounded by lands of F. S. Hall, homestead of Defendant, and others. Levied upon as the property of D. L. Hall, in favor of Wm. S. Sharpe and others, against D. L. Hall.

Terms of sale Cash. Purchaser to pay levers for pagers.

extra for papers.

JAMES H. McCONNELL, Oct 10, 1878 Sheriff Anderson County.

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA,

BY virtue of an Execution to me direct-ed, I will expose to sale at Anderson P virtue of an Execution to me direct-ed, I will expose to sale at Anderson Court House, S. C., on the First Monday in November, 1878, one black mare MULE. Levied upon as the property of Mulkey L. Smith. in favor of Joseph P. Latimer against Mulkey L. Smith. Terms of sale—Cash.

sale—Cash.

JAMES H. McCONNELL, Oct 17, 1877 Sheriff Anderson County.

BY JAS. H. McCONNELL, Auctioneer.

CLERK'S SALE. STATE OF SOUTH CAROLINA,

COUNTY OF ANDRESON.

Court of Common Pleas. W. S. Pickens, Administrator of S. L. W. Elrod, Plaintiff, against S. W. Burgess, Defendant.—Complaint for Foreclosure and

Vale.

NDER Decree of Foreclosure and sale,
I will sell at public outery, at Anderson, S. C., on MONDAY, 4th day of NOVEMBER, 1878, the lands described in these proceedings as containing 1873 acres, more or less, situate in the County afore-said, on waters of Six and Twenty Creek, and bounded by lands of the Estate of the said S. L. W. Elrod, deceased, John Hop-

kins and others.
TERMS—Cash. Purchaser to pay extra Settlement and discharge from said Estate. for papers.
D. B. SLOAN, Ex'r. JOHN W. DANIELS, c.c.p. Oet 10, 1878

THE WAIL OF SWAILS. A. First-Class Contribution to Radical Out-

rage Literature.

Swail's Story in Washington. "Having been invited to address the Republican Club at White Oak, about seven miles from Kingstree, on Saturday the 5th instant, accordingly on the morning of the 5th, with Mr. A. J. M. Montgomery, I proceeded to the place, arriving there about 11 o'clock. Shortly after our arrival several persons of the Demowith the intention, as was afterward shown, to disturb and break up the meeting. The club was called to order, and I was called upon to address them, which I did. About that time G. P

Nelson, of Kingstree, came into the church. The president of the club informed him that he could not remain, as none were allowed to be present but Republicans. Nelson then went out, and, after being absent about half an hour, came back into the church. Mr. Mont-gomery was then speaking. Nelson was again told that he could not remain. He seemed to be somewhat in liquor, and commenced speaking about having fair play and dividing time. "Finding that Nelson intended to make

a disturbance I advised the president of the club to adjourn, which he did, the members leaving for their homes. There were some six or seven Republicans from Kingstree and vicinity on horseback and one in a buggy, all of whom, upon adjournment, started for home. When about six miles from Kingstree my party was overtaken by fifty or one hundred men, mounted and armed with State guns, the men seemingly to be in detach-ments from Capt. Gilland's company, Capt. Cooper's company, and Capt. Fitch's company, of State militia. Capt. Fitch was in command of one detach-

"The whole seemed to be under com mand and direction of Dr. S. D. M. Byrd, one of the commissioners of election for the county. After following for some time, their command was broken into two detachments, one of which passed us party. No words were spoken by any person until within two miles of Kingstree, when the detachments in front formed in line across the road and halted. Dr. Byrd came back to me and said that they proposed that I should ride in front of their ranks. "This I declined, stating to him that I

was then on my way home peaceably; that I had gone peaceably and attended to my business, and was now returning. He then made the remark that I was the cause of all the trouble in the county. I answered that I was not aware that there was any trouble. He then said that it made no difference; they wanted me to ride in their front rank, and if all present were of his thinking I should be made to do so. I replied, saying: 'Gentlemen, I am not for making trouble, but am going peacefully to my home.' He then, after some consultation, said that I should go to the village. I asked him if I must 'consider myself and party ar-

on; I will go to the village with you.'
The whole party then started for the
village. While holding the conversation
with Dr. Byrd the Kingstree men got out
of their wagon and came up to where I,

the other by a man named Davis. My and the other in the left thigh. Shortly after this Sheriff Jacobs came into the passage. I then claimed the protection of the law, and he dispersed the crowd. At the time the row commenced Trial Justice Steele was present, but refused to command the peace.

MR. SWAILS BANISHED FROM HOME. The above is the story of the first outrage committed, which, going unpunished and unnoticed by the State authorities, seems to have inspired the second, which resulted in Mr. Swails' virtual banishment from his native State. The facts as related above were written down by Mr. Swails, together with an appeal the facts, and enclosed to Governor Hampton, through the president of the

Republican State executive committee. The communication was delivered promptly on the 8th inst., and ample time has since clapsed for a reply to have been made or some action taken in the premises, but so far no notice has been taken of the matter. The facts were also laid before President Hayes yesterday, and he was furnished with a copy of the communication addressed to Governor Hampton. Mr. Swails' story grows more

interesting as it proceeds.
"On the morning of Tuesday, the 8th instant," he says, "I went to Kingstree to attend court. Soon after my arrival I was told that the Red Shirts were assembling, and upon going out of the court house I found them there. Nothing was said at that time, and all things were apparently pleasant. After getting my mail I went to my home and imme diately addressed a letter to Judge Wallace, stating that it was bad to allow these men to assemble, and referring to the excitement of the previous Saturday. He sent word back by the Rev. Mr. Pinckney, who delivered the letter, that he would attend to it. While Mr. Pinckney was still at my house, the Democratic executive committee, consisting of Mr. Lawson, chairman; Mr. Kelly, secretary; Messrs. Lee, Kinder and Dr. Sessions, walked into my door and read me a copy of resolutions, which they said were passed by the executive committee and the prominent men of the county. The Rev. Mr. Pinckney made a note of

Resolved, First. That S. A. Swails be required to leave Williamsburg in ten Resolved, Second. That he is a high-

in substance as follows:

handed robber.

Resolved, Third. That he and his rioters be held responsible for all incendia-rism which may happen. finger ring hand, arm doing well.

above be complied with he must forfeit

"These men came into my house unbidden and read the threats in the pres-ence of my wife. I immediately dis-patched Rev. Mr. Pinckney again to Judge Wallace, with a copy of the resolutions. The Judge said that he would attend to it. Afterward Judge Wallace sent for me. I went and had a talk with him. He said that nothing could be done; that he had showed my letter to Maurice, a prominent Democratic lawyer, and Maurice had agreed that noth-

ng could be done.
"Now, Maurice helped to frame the resolutions, and it was ridiculous to look to him for an opinion upon the action to be taken. The upshot of what he said was that I can't be protected; that neither he nor Hampton could protect me, unless I would renounce my Republican principles. He said that he had no authority to order the band of men out of the village. They had a constitu-tional right to bear arms. When by the beating of a drum they disturbed his court he had a right to interfere; but he had none when they interfered with me. He told me plainly that neither he nor Governor Hampton could control these That evening I left for Charleston, having been summoned to that city on business. On my return, in passing through Kingstree, a crowd of Red Shirts were gathered at the depot, who yelled out, 'Good-by, Swails, you G—d d—d z— of a b—!'

"A number of my friends were at the depot, and advised me not to get off. Rev. Mr. Pinckney was among them, and I left him a letter regarding some matters of party organization, and also directing him to get a copy of the resolutions brought to my house. Mr. Kelly, the secretary of the committee at that time, said that I could get a copy by going or sending to his office. Yesterday (Sunday) I received the following:

KINGSTREE, S. C., Oct. 10, 1878.

Hon. Swails: DEAR SIR--Resolutions efused. Ali well. Will do best I can.

"From Charleston I came directly to Washington, my object being to make known the methods taken by the Demo-crats of my State to get rid of Republican majorities. I have received another letter from Mr. Pinckney, under date of October 10, in which he says: "Mr. Kelly told me to-day that Governor Hampton sanctioned what they were doing, and the killing of Swails would take place if he remained here after ten

The above is the gist of Mr. Swails' story. In addition to these outrages he has been subjected to many petty annoy ances and indignities. Troops of Red Shirts have ridden up to his house, ut-tering fierce rebel yells and applying most opprobrious epithets to him, the presence of his wife and family not being

A Boy's Lark. A thrilling occurrence is reported from Evanston, III., and it is probably the first instance on record in which the bustle of Bird, and Sarah Bird, Executrix, Defendants.—Judgment for Foreclosure of Real
Property.

By virtue of an order to me directed by Hon. J. H. Hudson, presiding Judge of the Eighth Judicial Circuit, I will expose to sale on the First MONDAY in NO-VEMBER, 1878, at Anderson Court House, S. C., one Tract of Land, containing sevential ways and the property of their wagon and came up to where I, with my six men, was standing, and seemed to be about to draw their pistols. Daley found on his way to the pasture, being caught with Johnson by regulators, Longley and Johnson were both taken out, manacled, and hung to the same tree. He was destined not to die at this time. The rope around till we reached Academy street, when the happy thought struck him that it was too beautiful to throw away, and the happy thought struck him that it was too beautiful to throw away, and the happy thought struck him on his daily excursions to certain suburban pasture fields to drive desperado. Being caught with Johnson by regulators, Longley and Johnson were both taken out, manacled, and hung to the same tree. He was destined not to die at this time. The rope around till we reached Academy street, when the happy thought struck him that it was too beautiful to throw away, and the happy thought struck him on his daily excursions to diesperado. Being caught with Johnson by regulators, Longley and Johnson were both taken out, manacled, and hung to the same tree. He was destined not to die at this time. The rope around the happy thought struck him that to a kew with him on his daily excursions to die to drive desperado. Being caught with Johnson by regulators, Longley and Johnson the cown. On the 6th inst., young desperado. Being caught with Arkansas and fell in with Tom Johnson, a noted horse-thief and desperado. Being caught with Arkansas a head of the column turned up that street, with the intention I suppose, of march-portable awning for a dog. So he called way to die of strangulation, when one of arabic dissolved. with the intention, I suppose, of marching around the village.

"When I reached the corner, instead of following I went straight down the street to the court house. These parties then surrounded me, using all sorts of threats. The Rev. E. M. Pinckney told me to get off my horse and come into the guilty figraging in the field. Immediately there was will greater that the party suggested that he had better shoot the rascals before some one should the party suggested that he party sugg me to get off my horse and come into the court house. I tried to do so, but was seized by Dr. Byrd and another of his cows knew in a general way something broke out one of his teeth. A little men, who tried to take me by force. I about dogs, but an animal half dog and was also seized by my friends, Rev. Mr. half bird, with a towering banner of Pinckney and Boson Hanna, who suc- whalebone and wire and muslin floating ceeded in dragging me from Dr. Byrd. in the summer wind, was to them a new At this moment two shots were fired, one said to have been fired by Dr. Byrd and approaching terror a moment, then tossapproaching terror a moment, then tossed their heads, turned tail and broke in a friends having succeeded in getting me into the court house passage, in a few herd burst from the end of the lane into moments, Boson Hanna came to me, and the main road just as a grave and serious said that they had hit him twice. Upon ex-minister of the gospel-whose sands examination, I found this to be so, one should have a short having hit him in the right breast, life had nearly run, etc.—came driving to the same tree from which he had shot having hit him in the right breast, life had nearly run, etc.—came driving to the same tree from which he had shot having hit him in the right breast, life had nearly run, etc.—came driving to the same tree from which he had shot having hit him in the right breast, life had nearly run, etc.—came driving to the same tree from which he had shot having hit him in the right breast, life had nearly run, etc.—came driving to the same tree from which he had shot having hit him in the right breast, life had nearly run, etc.—came driving to the same tree from which he had shot having hit him in the right breast, life had nearly run, etc.—came driving to the same tree from which he had shot having hit him in the right breast, life had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run, etc.—came driving to the same tree from which he had nearly run and the same tree from which he had nearly run and the same tree from which he had nearly run and the same tree from which he had nearly run and the same tree from which he had nearly run and the same tree from which he had nearly run and the same tree from which he had nearly run and the same tree from which he had nearly run and the same tre horse caught sight of the dog and ran proceedings against the boy, who came nto town by a side street and slipped barn. The problem that absorbs Evan-ston is where to classify the crime of that a

notice in the nuzepapers.

be used to be admired.

tle creature weighed but one and a half

BILL LONGLEY OF TEXAS.

The End of the Most Atrocious Criminal The telegraph has already announced

the execution at Giddings, Texas, on Friday last, of the notorious William Longley, for the murder of William Anderson, a field hand, in March, 1875. Upon reaching the gallows and after the completion of all the preliminary arrangements, during which Longley surveyed the scaffold and gave directions how to tie the rope, a hatchet was asked for. Longley wanted to know if they were going to cut his head off. He walked up the stairs with a light, mimic military tread, a smile upon his face and a lighted cigar in his mouth. Fearing the steps might give way, when about half way up he stopped and laughingly said he didn't want "to be crippled." After the sheriff read the death-warrant Longley took his cigar from his mouth and addressed the crowd, saying: "Well, I haven't got much to say. I

see a good many enemies around me, and mighty few friends. Hope to God you will forgive me. I will you. I hate to die, of course; any man hates to die. But I have earned this by taking lives of men who love life as well as I do. If I have any friends here I hope they will do nothing to avenge my death; if they want to help me let them pray for me. I hear my brother is in the crowd. I hope he ain't, but if he is I hope he will not take anybody's life to avenge mine. I have done enough of that. I deserve this fate. It is a debt I owe for my wild, reckless life. When it is paid it will be all over with. I hope you will all forgive me. I will forgive you whether you do so or not. May God forgive me." do so or not. May God forgive me.' His arms and limbs were then pinion-ed. He kissed the priests, shook hands

with the officers and said, "Good-bye everybody." The black cap was then put on and the drop fell. The body hung for eleven minutes, when the doctor declared life extinct, and it was cut

Longley was perhaps the worst criminal in the confines of Texas. He hated labor, whilst murder was his delight. He was born in Texas twenty-six years ago. At an early age he was an expert with firearms. When the negroes were disarmed, shortly after the Confederate war, he practiced on one of the colored militiamen, near Evergreen, hitting him in the centre of the head at one hundred yards. He was not arrested for this crime, and the failure of justice made him a desperado, for he thought he could defy the law. Four months later he engaged in a quarrel with another negro and killed him. This time the sheriff made a move, but Longley was too quick for him and fled the country, becoming

a regular bandit. In 1869 a detachment of United States cavalry pursued Longley in Gonzales, thinking he was one Taylor, wanted for outlawry. One of the soldiers, who was admirably mounted, overtook him and was right by his side, so close that when Longley was about to discharge his last shot the hammer of the pistol caught in lovely woman became an implement of the lappel of the soldier's overcoat; in crime. The case is thus immortalized by the Cleveland Leader: There was a boy in that town named Daley. The through the soldier's body. This ended the day which he was accustomed. boy had a dog, which he was accustomed to take with him on his daily excursions then went to Arkansas and fell in with brother of Tom Johnson followed the party, and came upon the scene just as the rope by which Longley was hanging broke. The little fellow, aged about 13 years, cut the rope from Longley's hands and his neck and revived him. Johnson Longley then joined Cullen Baker's notions gang, who plundered and robbed indiscriminately throughout Arkansas. His fourth trouble consisted in his hanging to the same tree from which he had been stains from the clean varnished furniture.

14. That kerosene will make tea-ket-tles as bright as new. Saturate a woolen rag and rub with it. It will also remove stains from the clean varnished furniture.

15. That cool rain water and soda will The dog with his phenomenal attachment waving up and down, was behind, and they cared for nothing in front.

The dog with his phenomenal attachment waving up and down, was behind, and they cared for nothing in front.

The dog with his phenomenal attachment waving up and down, was behind, and they cared for nothing in front. One jumped across between the horse and the vehicle, two others dashed against the wheels, capsized the elder into a ditch full of muddy water, and left which time he assisted in killing seven the buggy standing on its beam ends men. Returning to Texas, Longley with two wheels in the air. Then the joined his brother-in-law, John Wilson,

try, inserts deaths and wedins, sorts out manuscrips, keeps a waste basket, blows up the printer, steals matter, fites uther people's battles, sells his paper for a dollar and fifty cents a year, takes white beans and apple sass for pay when he can get it ruigs a large family work. beans and apple sass for pay when he can get it, raizes a large family, works no Sunday, gits abused bi everybody and onet in a white which the commissary, and ending by shooting him. He then escaped to Salt Lake. He was next heard of at Parkersburg, onst in a while whipt bi somebody, lives poor, dies middle-aged, and often broken-Arkansas, where he killed a young man named Charles Stuart during a game of hearted, leaves no money, and iz rewarded for a life of toil with a free obituary whist. Again he appeared as a dealer in counterfeit money. He was captured near Fort Smith, Arkansas, with an accomplice; but \$2,000 in good greenbacks

UNPLEASANT SMELL.—There is nothing and a considerable amount of bogus more offensive than an unpleasant smell. To avoid this, use Dr. Price's Unique Perfumes, which are more delicate and durable than any other odors. His Floral Riches, for a Cologne Water, has a rich, fresh, flowery odor, and his Alista Bouquet and other odors, have only to County and he was brought for the law to the first the law to the first the law to the subject to the law to release them. Longley then returned home, anxious to settle down, but \$1,000 reward was hanging over him, and his encile, fresh, flowery odor, and his Alista went to William's ranch, in Brown Bouquet and other odors, have only to Bouquet and other odors, have only to

cousin paid his captor \$563 in gold and he was released. A fresh horse and two new six-shooters were secured and Longley was ready for the road again.

He went home, stayed a day or two, and then started for the Indian nation. Here he fell in with a couple of men whom he knew, both of whom were deputy United States marshals. Longley had got hold of a paper announcing the fact that a reward of \$1,500 had been offered for the murderer of Charlie Stuart in Morris County. He agreed with these men that he should be taken to Morris County, surrendered to the authorities, and the reward collected. This was done. The deputies, after getting the money, asked that they might speak with the prisoner before they left, which was granted by the sheriff. Longley was called from the jail, and the two men, covering the sheriff with their pistols, told him to go inside. Longley remounted his horse, and the three rode out of town and divided the \$1,500, after which he returned to Texas, visited Frio City, where he killed a Mexican in a quarrel. He then went to old Fort Ewell, where he remained a short time, and had a fight with a noted gambler named Dave Clark, whom he wounded. He then went East to the Sabine River, where he killed another colored man near a place called Logansport. The man had insulted an old gentleman in that neighborhood who was a friend of Longley, and he killed him to accommodate his friend. While he was riding along a road in Angelina County he overtook a white man and a colored man who were fighting, and he deliberately shot and killed the latter. His next performance consisted in killing four Indians, a worthy Methodist preacher, Rev. Mr. Lay, who lived in Delta County, "Lew" Sawyer, a despe-rado, living in Uvalde County, and Mr. Thomas, a farmer, of McClellan County. After all these terrible exploits he wen

a double-barrelled shot gun. He was speedily arrested for this, tried, convic ted, and, after several legal delays, exe-cuted, as detailed above.

Things Worth Knowing.

2. That fish may as well be scaled it desired before packing down in salt, though in that case do not scald them. 3. Salt fish are quickest and best fresh-

fit for use again by stirring in a little

hence in preparing milk porridge, gra-vies, &., the salt should not be added until the dish is prepared.

6. That fresh meat, after beginning to sour, will sweeten if placed out of

doors in the cool over night. 7. That clear boiling water will remove tea stains and many fruit stains. Pour the water through the stain and thus prevent its spreading over the fab-

proved by the addition of a little sperm, or a little salt, or both, or a little gum

sprinkled with salt.

13. That blue ointment and kerosene to bedsteads, is an unfailing bed-bug remedy, and that a coat of white wash is ditto for the walls of a log house.

water and render them as pliable as new.

for reference .- Q. Xi, in Alexander Post.

No Horse-Shoes. The slipping of horses on the asphalte pavements in London has given rise to some discussion as to the proper form for one will be likely to say that draught horses have to dig their toes into the ground to start a load. Of course they have when they are shod. But the un-

County, and he was brought face to face with his ninth trouble. A colored expoliceman rode into the ranch and to the house of Mr. Forsyth, and ordered his Pierce's Compound Extract of Smart-

- The Queen of Italy is the hand-

SOME RICH READING. How our Presidential Electors were Tempted.

The New York Tribune prints with a tremendous flourish a batch of what pur-port to be cipher dispatches passing between the agents of Mr. Tilden in South Carolina and his agents resident in Gra-mercy Park, New York. They occupy some ten of the columns of the Tribune, and with the keys, explanations and comments and translations, take up more room than we can afford to give to them. room than we can afford to give to them. We, however, give those which the Tribune, by printing in big black type, wishes to hold up most especially to public execration, and give the Tribune's own translation. It is, however, proper that our readers should remember that this whole fabric rests only on the testimony of a partisan paper, hostile to Mr. Tilden, that has never explained how or where it obtained the alleged cipher dispatches, nor demonstrated the accuracy of its translation. We, therefore, give the worst that it has to say in its own words, that they may stand on their own merits.

The worst dispatches are those that relate to the purchase of the vote of the South Carolina Returning Board. They purport to come from Mr. Smith M. Weed, who is charged with being the special emissary of Mr. Tilden for this purpose. The first was written immediately on his arrival at Columbia, S. C., (November 13, 1876,) and as translated is as follows, addressed to Henry Havemeyer, New York:

Am here. Things very much mixed. Intend to count us out. If a few dollars can be placed in Returning Board [to] insure, what say you? Give news from Louisiana, Oregon, Florida. Several unimportant dispatches passed

between New York and Columbia, but no direct reply to this came.

NEW YORK, November 14.

Smith Weed, Columbia: Telegram here. Remain with Hampton [i. e., in South Carolina] and exhaust every means to prevent trading. The expense [of] what you do will be met. Keep fully advised often. Thomas.

Before receiving the last dispatch W. sent the following, the answer to which has not been found: COLUMBIA, November 13. Henry Havemeyer, 15 West 17th street, N. Y.: If returning board can be pro-cured absolutely, will you deposit \$30,000? May take less. Must be prompt. Thomas.

COLUMBIA, November 14. Henry Havemeyer, No. 15 West 17th street New York: Nothing definite yet, but working. Things mixed here. Our party claims Hampton party are trading off Tilden. I don't believe it. Proceedings in court don't seem to disturb Cham-berlain party. Shall I increase to \$50,000 if required, to make sure? Select good man to send down if required, as that is the only way. Am watched, and if as well think better turn over matter here

to Gov. Randolph. New York, November 14. Smith Weed, Columbia: Telegram here. You can go to fifty if necessary. Perhaps use future prospects for some part, but you must see that trading is not done. I doubt whether you can trust it to person you name. Kennedy and others should be able to assist. When do

Smith Weed, Columbia: Last telegram
There is undoubtedly good ground
There is undoubtedly good ground or a little salt, or both, or a little gum arabic dissolved.

11. That beeswax and salt will make

upon which favorable decision could be had, but to be consistent and sustainable it would and should involve electing your rusty flat irons as clean and smooth as glass. Tie a lump of wax in a rag and keep it for that purpose. When the You must be satisfied that action upon and keep it for that purpose. When the irons are hot, rub them first with the wax rag, then scour with a paper or cloth and all trading is prevented. Try and all trading is prevented. make [one] portion payable after voters are [cast,] and another portion after final mixed in equal proportions, and applied result. Doubtless good faith is intended; but there should be some sufficient guaranty accepted. Both these conditions are

Henry Havemeyer, 15 West 17th street, New York: Telegram received too late to answer last night. Don't quite understand. Do you want me to go to home of Stearns (Florida?) Board late last night demanded seventy-five thousand dollars for giving us two or three electors. The interceder will want something besides: think ten (thousand.) What shall I do? Get no aid from Hampton party, who, to say the least, are indifferent.

NEW YORK, November 16. Smith Weed, Columbia: Four tele-grams here. Should be willing to ac-cept, believe, if Chamberlain and board unite to prevent trading, and expense was made dependent on final success of Tilden in March. Am inclined to think Florida best soil. If you can fix this contingently or leave it open safely, or in reliable hands, you better visit Florida immediately. See that our friends remain; can't get others to go. Give me exact condition to-night. Captain Lieutenant Anna Jane. D.
COLUMBIA, November 16.

Henry Havemeyer, 15 West 17th street, N. Y.: Telegram received. Looks now as though the thing would work at 75,000 dollars, for all seven votes. Have safe man to bring stuff on receiving telegram, in morning. Think now I will meet him with party at Baltimore. Could not make it depend on March, but would on regular certificates of Board and other officers. The exact status is that two of Board have agreed and are consulting with the third which is a majority and will report to-night. They set stakes and I assented but can withdraw. Portugal telegraphed me to-day to spare no cost. It's late for me to go to Florida but will see and telegraph you to-night. Answer me soon and definitely. S. COLUMBIA, November 18.

Henry Havemeyer, 15 West 17th street, New York: Majority of board have been secured! Cost is 80,000, to be sent as follows: One parcel of 65,000 dollars, one of 10,000, and one of 5,000; all to be five hundred or one thousand bills; notes to be deposited as parties accept, shod horse starts with the flat of his foot, and given up upon vote of land of Hamp-which affords him a much larger and ton (i. e. State of South Carolina) being more holding surface, more holding be- given to Tilden's friends. The three cause it is tougher and rougher than a bright shoe."—Boston Journal.

packs should be sent without inscription, and to-night, unless you receive telegram from me countermanding. Shall try to secure everything by the plan of deposit. For the last few years, physicians who have made a note of parties purchasing are here in force, and I fear their money early cucumbers, watermelons, etc., have "no board. For God's sake let it go if you Dr. can. Be safe in Florida or Africa.* (?)

LEGAL ADVERTISING.—We are compelled to require cash payments for advertising ordered by Executors, Administrators and other fiduciaries and herewith append the rates for the ordinary notices, which will only be inserted when the money comes with the order:

Citations, two insertions, - - 2.00
Estate Notices, three insertions, - 2.00
Final Settlements, five insertions - 3.05
TO CORRESPONDENTS.—In order to receive attention, communications must be accommanded

opinions of our correspondents.
All communications should be addressed to "Edlitors Intelligencer," and all checks, drafts, money orders, &c., should be made payable to the order of E. B. MUHRAY & CO.,
Anderson, S. C. We are not responsible for the views and

electors in the State court and either force them to recognize the jurisdiction of that tribunal, in which case they would be enjoined from acting, or to imprison them for contempt and keep them locked up until the day for the voting was over. The following despatches re-fer to this business:

COLUMBIA, December 3 Col. W. T. Pelton, Everett House, New York: County canvassers' returns give Republican electors majority; these believe incorrect, and that regular precinct returns will elect several Democratic electors. It is expected Senate may unite with Republican House and inaugurate present Governor morrow. May cause mischief which courts cannot remcontingency of Senate capture, four votes indispensable. Expect to raise in State twice and half times four thousand dol-lars, if you furnish like amount morrow morning; money to be returned if un-successful. Must have answer to-night. This dictated by friend. Please acknowledge receipt forthwith.

NEW YORK, December 4. To F., care A. C. Haskell, Columbia: Dispatch received. Will do as requested if it will secure several electors. Act

Possibly a slip of the pen for "America," which sould here be understood in the sense of South

All Sorts of Paragraphs.

- Sow good thoughts and you will reap good actions. — A true woman loveth flowers—the kind the new fall bonnets are trimmed

- A French writer has described a young lady as a creature that ceases to kiss gentlemen at twelve and begins again at twenty.

— The true pleasure of temperance, and the many benefits that follow sobriety, cannot be imagined by those who live dissipated lives. - A little girl wanted more buttered

— A little girl wanted more buttered toast, but was told that she'd had enough, and that more would make her ill. "Well," said she, "give me anuzzer piece, and send for the doctor." - Said a railroad engineer to an Irishman, whose cow had been killed, "But she didn't get out of the way when I rang the bell." "Faith, thin," said Pat.

"ye didn't shtop whin she rang her bell, naythur."
— A Williamsburg man woke his wife the other night, and, in a startled tone of voice, informed her that he had swal-lowed a dose of strychnine. "Well, you

fool," said she, "lie still, or you may vomit it up!"

— A Dutchman, getting excited over an account of an elopement of a married woman, gave his opinion thus: vife runs away mit anoder man's vife, I shake him off out his preeches, if she be

mine fadder, mine Got!" - Ment can be prevented from scorching during the roasting process by sim-ply placing a basin or cup of water in the oven. The steam generated not only prevents scorching, but makes the meat

cook nice. - A very careful Bridgeport man always carries a bottle of whisky in his pocket as an antidote for rattlesnake bites. He is now over fifty years old and has never once died of a rattlesnake bite,

ric.

8. That ripe tomatoes will remove ink and other stains from white cloth; also from the hands.

9. That a tablespoonful of turpentine boiled with your white clothes will aid the whitening process.

1. The ripe tomatoes will remove ink and other stains from white cloth; also you think you can reach conclusion? Keep me advised. Telegraph what the majority is on Tilden. Friend will go through on train, leaving here six to night. See him.

1. New York, November 16.

1. New York, November 16.

2. Should be able to assist. When do dote.

1. It is estimated by those who are interested in buying cotton at a low price, that the crop for the present year will be in the neighborhood of 5,500,000 bales. Should this estimate prove to be served, it will be the largest crop ever

per annum, and without any other visible means of support, has accumulated, according to common report, about \$1,000,-000. He is a nice man to talk hard stomachs.

- A consignment of one hundred and fifty live possums was recently received in Columbia from Walhalla. They arrived by the Greenville and Columbia Railroad, and were consigned to a colorvery important. Telegraph result and what you want done. Denmark.
Columbia, November 16.

Henry Hammar 16.

Denmark 16.

Columbia, who proposes to put them up, fatten them, and deal them out to customers. - A French scientist, in a communi-

cation to the Academy of Science, states

that he was able, after having well investigated the subject for several years, to say that all eggs containing the germ of males have wrinkles on the small end, while female eggs are smooth. - Glib-tongued gentlemen go about the Western States in pairs, representing to the farmers that they are commissioned by the bureau of agriculture to obtain minute statistics. They make many entries in their books, staying to dinner or over night, insist on paying for their

odging because they are employed upon

government service, and pass counterfeit X's upon their hosts, receiving the change in good money. — In trying to be a biter Mr. Moens, of Boston, was bitten. He met Andrew Bresant, who carried a bag and seemed to be crazy. Bresant talked senselessly, and showed that the bag contained gold coin-\$5,000 he said. This money he wanted to leave with Moens for safekeeping, but demanded \$1,000 in paper money as security. Moens, ready to take advantage of the supposed maniac, gave the \$1,000 and took the bag which he afterward found to contain very little

coin and a great deal of lead. - A clergyman says that he once visited a lady of his parish, who had just lost her husband, in order to offer consolation, and upon her earnest inqui-ries as to the reunion of families in heaven, he strongly asserted his belief in that fact. When she asked, with anxiety, whether any time must elapse before friends would be able to find each other in the next world, he emphatically said, "No! they will be united at once." He was thinking of the happiness of being able to offer the relief of such a faith, when she broke in upon his meditations by exclaiming, sadly, "Well, hi wife has got him, then, by this time! "Well, his first

- The San Antonio (Texas) Herald a face on him that excited much remark on account of the meanness of his expression, was brought into the district court to be sentenced to the penitentiary for stealing some clothes off a line. As he was known to be a very slippery character, one of our handsomest and most vigilant deputy sheriffs took a seat by his side. After a while the prisoner leaned over and whispered to the officer? The officer promised to do so with one of the kindliest smiles we have ever seen in a court house. The prisoner whispered: Then sit a little farther off; I'd rather pay a hundred dollars than have people take me for a deputy sheriff."

LEMON AND ORANGE.-Dr. Price's The next plan, according to the tribane, was to purchase enough members of the South Carolina Legislature to count in have their grateful, agreeable taste, without the turpentine odor which is observable. Demogratic State government, declare new set of certificates to the Tilden electors, and to attack the title of the Hayes extracts buy Dr. Price's.

ty, two and one-fourth miles from Williamston, on the Anderson Road, containing thirteen and three-fourth (132) acres, more or less, adjoining lands of G. W. Anderson and other contents of the contents of t and others. Trems or Sale—One-third cash, and the remaining two-thirds in two equal annual installments, with interest from day of sale, installments, with interest from day of saic, with leave to anticipate payment, to be secured by bond and mortgage of the premises; but should any of the parcels sell for less than one hundred and fifty dollars, the purchaser will be required to pay his whole bid in cash, or give approved personal surety in addition to the mortgage of the premises. Purchasers to pay extra for all necessary papers. W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA,
COUNTY OF ANDERSON.
Court of Common Pleas.

James H. McConnell. Sheriff and Successed James H. McConnell, Sheriff and Successor, Plaintiff, against S. S. Newell, Defendant, —Complaint for Foreclosure Real Property.

PURSUANT to an Order of Foreclosure and Sale, in the above stated cause, I will sell to the highest bidder, at Anderson C. H., S. C., on SALEDAY in NOVEMBER next, the lands described in these proceedings as containing eighty five (85) acres, more or less, known as Tract No. 4 in the partition of Samuel Millwee's estate, situate in Anderson County, and bounded by lands of Matilda Harris, Tract No. 3, and others.

BY JAS. H. McCONNELL, Auctioneer.

CLERK'S SALE.

TERMS—One-half cash; balance on a credit of one year, with interest from day of sale, to be secured by bond and mortgage of the premises. Purchaser to pay extra for papers. JOHN W. DANIELS, c.c. P.

Oct 10, 1878 NOTICE FINAL SETTLEMENT. Notice is hereby given that the undersigned, Executor of the Estate of Mrs. E. C. Poe, deceased, will apply to the Judge of Probate for Anderson County, on the 19th day of November, 1878, for a Final Andrisin

finger ring can be passed over either and hand, arm or shoulder. The child is doing well.

ute later. Longley then escaped, and being pursued shot and killed his pursued. — The Queen of Italy suer. He was, however, captured, but a somest woman in Europe.

to Bastrop County, where he and his brother took service as farm hands with Mr. Baker. Here he heard that his cousin, Cale Longley, had been killed by Wilson Anderson, and on the 31st day of March, 1875, he went to the field where Anderson was at work and shot him with

1. That fish may be scaled much eas er by dipping into boiling water about

ened by soaking in sour milk.

4. That milk which is turned or changed may be sweetened and rendered

5. That salt will curdle new milk

13. That kerosene will soften boots or shoes which have been hardened by

Cut this slip out and place it in a book

shoes, whereupon a writer in the Times (afterwards killed,) and while roaming comes forward with the recommendation over the country they killed seven col- that no horse-shoes at all be used! He after the cows, smashing the vehicle to atoms and distributing it along about two miles of the public highway. The cows, reinforced by the flying steed, carried the village like an invading army, and such was the terror and surprise of the such was the terror and surprise of the public highway. The cows, reinforced by the flying steed, carried the village like an invading army, and such man the rotating that no horse-shoes at all be used! He says he has constantly dispensed with them since 1852, adding: "I have owned tor, his employer, who was a herder. He such was the terror and surprise of the public highway. The cows, reinforced by the flying steed, carried that no horse-shoes at all be used! He says he has constantly dispensed with them since 1852, adding: "I have owned over two hundred animals at one time tor, his employer, who was a herder. He cover the country they killed seven collaboration to the constantly dispensed with the since 1852, adding: "I have owned over two hundred animals at one time tor, his employer, who was a herder. He cover the country they killed seven collaboration to the cover the country they killed seven collaboration. people that they have since done little else but talk about it. The minister crawled out of the ditch and began legal offered. Longley then left Davis and did not, but over the roughest roads inwent to Leavenworth, Kansas. Here, in aginable, in places excessively hard, and a gambling house, a Federal soldier said in others as disagreeably soft and heavy." up the back stairs supperless to bed, to him, "There's not a virtuous woman The dog with the bustle saw that he had overdone the thing and crept under a overdone the thing are created as a constant of the created and the er's brain with lead and leit. He was captured at St. Joseph, Mo. He bribed a guard and escaped. He went to Omaha and as far as Cheyenne, Wyom-lea Territory. From here he went to Josh Billings on Editors.—Josh Billings says: "An editor is a male whose bizness it is to navigate a nuzepaper. He writes out editorials, grinds out poeing the edges of the hoof slightly rounded off with a rasp to prevent the raveling up of the edges of a hoof for the first time since colthood brought naked to the ground, he would be greatly surprised. Occasional paring will always be needed but the frog should not be cut. The writer thus anticipates an objection which will occur to many readers : "Some

A Great Disappointment.

- Recently a lady living in Huron, Ohio, gave birth to a girl baby which is quite a curiosity in the way of weight. He then went to the one for colic, eramps, dysentery, diarrhea, graph decidedly whether it will be done. store where Longley was, and, as he walked in he met Longley, and, catching stomach and bowels. As an external his hat and pushing it back on his head, remedy for cuts, bruises' sprains burns, pounds, a small teacup covers the head he asked him who the devil he was, and the sting of insects, it is unequaled, and neck very easily, while a common The ex-policeman was a corpse one min-Sold by druggists.